CONNECTICUT

LAW

JOURNAL



Published in Accordance with General Statutes Section 51-216a

VOL. LXXXII No. 52

June 29, 2021

232 Pages

Table of Contents

CONNECTICUT REPORTS

Britton v. Commissioner of Correction (Order), 337 C 901	59 9, 62 29
Gershon v. Back (Order), 337 C 901	59
Lance W. v. Commissioner of Correction (Order), 337 C 902	60
Nash Street, LLC v. Main Street America Assurance Co., 337 C 1	3
Action seeking to recover proceeds allegedly due under commercial general liability insurance policy issued by defendant insurer; summary judgment; whether defendant had duty to defend in action brought by plaintiff against insured and alleging property damage resulting from collapse of house that had been lifted off foundation; whether trial court improperly granted defendant's motion for summary judgment; whether there existed possibility that plaintiff's complaint in action against insured alleged liability for property damage that was not excluded under insurance policy; whether trial court incorrectly determined that certain exclusions in insurance policy relieved defendant of its duty to defend. Property Tax Management, LLC v. Worldwide Properties, LLC (Order), 337 C 903	61
Robinson v. Commissioner of Correction (Order), 337 C 903	61
State v. Cicarella (Order), 337 C 902	60
State v. Luciano (Order), 337 C 903.	61
Volume 337 Cumulative Table of Cases	63
CONNECTICUT APPELLATE REPORTS	
Pagenta a Commissioner of Commettee 205 CA 490	00 1
Bosque v. Commissioner of Correction, 205 CA 480	88A
Finley v. Western Express, Inc., 205 CA 473	81A
Gonzalez v. Commissioner of Correction, 205 CA 511	119A

(continued on next page)

taoutity that petitioner intended principals use of frearm, caum that rule petitioner sought to establish applied existing constitutional principles; whether rule petitioner sought to establish placed category of private conduct beyond power of state to punish and, thus, satisfied exception in Teague v. Lane (489 U.S. 288) to prohibition against establishing new constitutional rules of criminal procedure in collateral proceedings. Kemon v. Boudreau, 205 CA 448	56A
Trusts; probate appeal; whether trial court erred in determining that plaintiff had abandoned various counts at trial on basis of his counsel's statements at closing argument; whether trial court erred in rendering judgment for defendant in probate appeal instead of dismissing appeal for lack of subject matter jurisdiction because appeal became moot during its pendency.	
Kissel v. Center for Women's Health, P.C., 205 CA 394	2A
Moulthrop v. State Board of Education, 205 CA 489	97A
Volume 205 Cumulative Table of Cases	141A
Summaries	1B
NOTICES OF CONNECTICUT STATE AGENCIES	
DSS—Notices of Medicaid State Plan Amendments	1C
MISCELLANEOUS	
CT Bar Examining Committee—Notice of Application with and without Exam $\ \ldots \ \ldots$	1D

CONNECTICUT LAW JOURNAL

(ISSN 87500973)

Published by the State of Connecticut in accordance with the provisions of General Statutes \S 51-216a.

Commission on Official Legal Publications Office of Production and Distribution 111 Phoenix Avenue, Enfield, Connecticut 06082-4453 Tel. (860) 741-3027, FAX (860) 745-2178 www.jud.ct.gov

Richard J. Hemenway, $Publications\ Director$

 $Published \ Weekly-Available \ at \ \underline{\text{https://www.jud.ct.gov/lawjournal}}$

Syllabuses and Indices of court opinions by Eric M. Levine, *Reporter of Judicial Decisions* Tel. (860) 757-2250

The deadline for material to be published in the Connecticut Law Journal is Wednesday at noon for publication on the Tuesday six days later. When a holiday falls within the six day period, the deadline will be noon on Tuesday.